DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

(COMPLETE IF KNOWN)

Application Number	To be assigned
Filing Date	Herewith
Group Art Unit	To be assigned
Examiner	To be assigned

Attorney Docket Number	4700-4
First Named Inventor	McTernan

Group Art Unit	10 be assigned	
Examiner	To be assigned	
This declaration is (che	ck one): This a	application is of the following type:
submitted with initi	al filing; 🔲 ut	ility;
submitted after initi	<u> </u>	esign;
a supplemental decl		tional stage of PCT;
	☐ di	visional, continuation or continuation-in-part.
As a below named inv	entor, I hereby dec	lare that:
My residence, post offi	ce address and citize	enship are as stated below next to my name.
I believe I am the origin	ial, first and sole inve	entor (if only one name is listed below) or an original,
first and joint inventor ((if plural names are l	listed below) of the subject matter which is claimed and
for which a patent is so	ught on the inventior	entitled
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SYSTEM AND MET	THOD FOR ACCO	DUNTING FOR VARIATIONS IN CLIENT
CAPABILITIES	IN THE DISTRIB	UTION OF A MEDIA PRESENTATION
	v v	
the specification of wh		
is attached hereto;	יייי אוני איייי	and islance amended on
		cation Serial No/ and is/was amended on
(if app	licable);	merianal Application No. filed on
was described and	claimed in PC1 inte	rnational Application No, filed on r PCT Article 19 on (if applicable).
and	was amended under	(4 uppercuse).
Thomobyratate that I has	e reminived and und	erstand the contents of the above identified
I hereby state that I have	the claime as amou	nded by any amendment referred to above.
specification, including	5 the chains, as amo	idea by the minute of the man of
Lacknowledge the duty	to disclose informat	ion which is material to patentability as defined in Title
37, Code of Federal Re		1
57, 0000 01 1 0001ml 100	Caracrary 1 1 2 2 2 1	
I hereby identify below	, and where indicate	ed claim foreign priority benefits under Title 35,
		5(a)-(b) of any foreign application(s) for patent or

I hereby identify below, and where indicated claim foreign priority benefits under Title 35, United States Code §§ 119(a)-(d) or §§ 365(a)-(b) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America, filed within 12 months (6 months for design) prior to this application, and have also identified below any foreign application(s) for patent or inventor's

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SORCERON → 8402429

certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) on which priority is claimed (if any):

Foreign/PCT Application Number	Country	Filing Date (MM/DD/YYYY)	Priority	Claimed
			Yes	☐ No
			Yes	☐ No
			Yes	□ No

I hereby claim the benefit under Title 35, United States Code, §119(e) of any United States provisional application(s) listed below (if any):

Provisional Application No.	Filing Date
60/177,397	January 21, 2000
60/177,394	January 21, 2000
60/177,396	January 21, 2000
60/177,395	January 21, 2000
60/177,398	January 21, 2000
60/177,399	January 21, 2000
60/182,434	February 15, 2000
60/204,386	May 10, 2000

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT International Application designating the United States of America listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

U.S./PCT Parent Application No.	Filing Date	Status (<i>Patented, Pending, or</i> <i>Abandoned</i>)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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As a named inventor, I hereby appoint the following attorney(s) or agent(s) with full power of substitution and revocation to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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(check one) Sheets containing additional joint inventors are, are not attached hereto.